

KASOWITZ BENSON TORRES LLP

GAVIN D. SCHRYVER  
DIRECT DIAL: (212) 506-1891  
DIRECT FAX: (212) 835-5291  
GSCHRYVER@KASOWITZ.COM

1633 BROADWAY  
NEW YORK, NEW YORK 10019  
(212) 506-1700  
FAX: (212) 506-1800

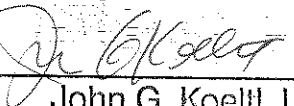
ATLANTA  
HOUSTON  
LOS ANGELES  
MIAMI  
NEWARK  
SAN FRANCISCO  
SILICON VALLEY  
WASHINGTON DC

February 25, 2022

By ECF

The Honorable John G. Koeltl  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl St.  
New York, New York 10007-1312

APPLICATION GRANTED  
SO ORDERED

  
John G. Koeltl, U.S.D.J.

2/25/22

Re: *Roche Cyrulnik Freedman LLP v. Cyrulnik*, Case No. 1:21-cv-01746 (JGK)

Dear Judge Koeltl:

Pursuant to Rule 6.A.2 of Your Honor's Individual Practices, I write on behalf of Defendant/Counterclaim-Plaintiff/Third-Party Plaintiff Jason Cyrulnik ("Cyrulnik") to request permission to file under temporary seal Cyrulnik's Answer to Plaintiff's Amended Complaint with Counterclaims and Third-Party Complaint and certain exhibits thereto, which are being filed concurrently herewith. Cyrulnik intends to reference certain documents and information Plaintiff/Counterclaim-Defendant Roche Cyrulnik Freedman LLP ("RCF") contends are confidential and warrant sealing. Although Cyrulnik does not believe the materials warrant sealing, he makes this request in the interest of affording RCF the opportunity to file a motion for longer-term sealing, to which motion Cyrulnik will respond in due course. In accordance with Rule 6.A.2 of your Honor's Individual Practices, we have notified RCF of its obligation to file a letter within three days explaining the need to seal the materials.

We thank the Court for its consideration of this request.

Respectfully,



Gavin D. Schryver

cc: Counsel of Record (via ECF)